22-10943-mew Doc 944 Filed 02/01/23 Entered 02/02/23 09:52:43 Main Document Pg 1 of 4

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

Chapter 11

Case No 22-10943

IN re:

Judge Wiles

VOYAGER DIGITAL HOLDINGS, INC., et al.,

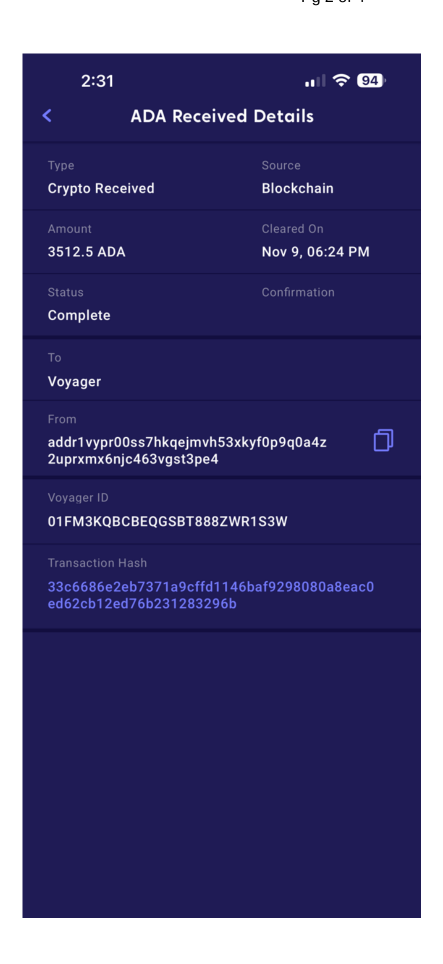
Debtors.

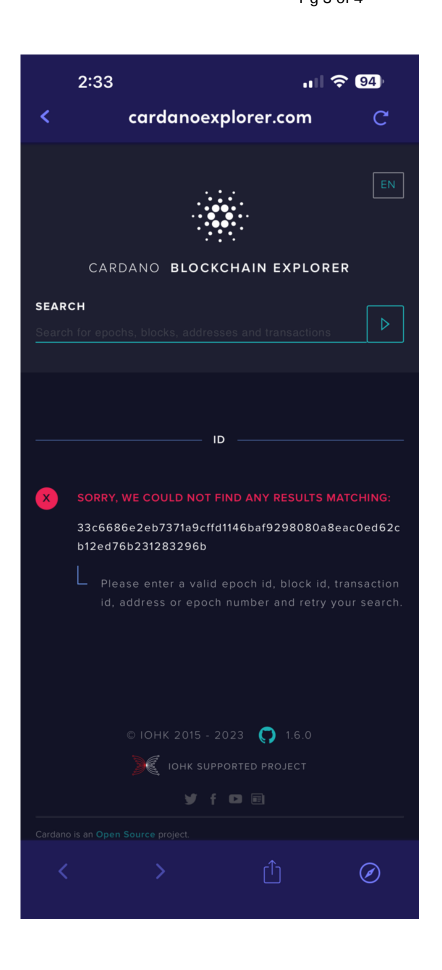
Motion for Order to Return Cryptocurrency Assets

Comes now, pro se creditor, Alah Shehadeh, Plaintiff in the above-captioned matter, respectfully moves this Honorable Court for an Order to Return Cryptocurrency Assets as follows:

- 1. Plaintiff transferred 3512.5 ADA on November 9, 06:24 PM from wallet address "addr1vypr00ss7hkqejmvh53xkyf0p9q0a4z2uprxmx6njc463vgst3pe4" to the voyager platforms receiving address "01FM3KQBCBEQGSBT888ZWR1S3W" which shows a status of complete, but no confirmation.
- 2. transaction Hash

"33c6686r2eb7371a9cffd1146baf9298080a8eac0ad62cb12ed76b231283296b" upon checking the transaction hash rate you will see that on cardanoexplorer.com, the transaction doesn't exist. Below are attached proofs of transfers to the platform.





22-10943-mew Doc 944 Filed 02/01/23 Entered 02/02/23 09:52:43 Main Document Pq 4 of 4

3. Basis for Relief: The transferred funds are the rightful property of the pro se creditor and

their absence from my voyager wallet constitutes a return of my cryptocurrency.

4. Request for Relief: Therefore, Plaintiff respectfully requests that this Honorable Court enter

an Order directing Voyager Digital Holdings INC,. et al., to return the crypto that was

transferred to the wallet address; not only for the Ada, but for the Ethereum and bitcoin that

was transferred as well on mentioned dates.

5. The requested relief is necessary to prevent further injury to Plaintiff and is warranted by the

law and the facts of this case.

Respectfully submitted,

Pro Se Creditor

/s/ Alah Shehadeh

Dated: 02/01/2023

P.O Box 2454 Orland park, II 60462 708-971-3241

exclusivetrends@icloud.com